# EXHIBIT

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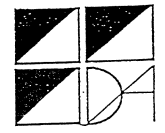
Bond No.B28 80 150

This bond supersedes and replaces prior Bond No. 373573

## LABOR AND MATERIAL PAYMENT BOND

## DORMITORY AUTHORITY - STATE OF NEW YORK

Main Office 161 Delaware Avenue Delmar, New York 12054 (518) 475-3000



New York ( it Office One Penn Plas, 52nd Floor New York, Net York 10022 (212) 27. -5000

## LABOR AND MATERIAL PAYMENT BOND

Bond No. B28 80 150

KNOW ALL MEN BY THESE PRESENTS:
The TRATAROS CONSTRUCTION, INC.
That (Here insert the name and address or legal title of the Contractor)
664 64th Street, Brooklyn, New York 11220
as Principal, hereinafter called Principal, and
RELIANCE INSURANCE COMPANY
(Here insert the legal title of Surety)
6 Campus Drive, Parsippany, New Jersey 07054
(Address)
as Surety, hereinafter called Surety, are held and firmly bound unto the 1) rmitory Authority - State of New York 161 Delaware Avenue, Delmar, New York 121: 4-7398, as Obligee, hereinafter called Owner, for the use and benefit of the classants as hereinbelow defined, in the amount of FIFTY MILLION TWO HUNDRED TWENTY TWO
THOUSANDand 09100 Dollars (\$50,222,000.00)_
WHEREAS, Principal has by written agreement dated April 22, 1998
entered into a Contract with Owner for BARUCH COLLEGE - SITE B, PACKAGE NO. 1
GENERAL CONSTRUCTION WORK, CONTRACT NO. 15, DA#6500 1802 2176
in accordance with the Contract Documents and any changes thereto, which as a made a part hereof, and are hereinafter referred to as the Contract.
NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION is such to the the Principal shall promptly make payment to all claimants as hereinafter defined for all labor and material used or reasonably required for use in the performance of the contract then this obligation shall be void; otherwise such obligation shall remain in full. It can and effect, subject, however, to the following conditions:

- Principal or with a Subcontractor of the Principal for labor, material, or bci, used or reasonably required for use in the performance of the Contract, labor and macial being construed to include that part of water, gas, power, light, heat, oil, gasoline elephone service or rental of equipment directly applicable to the Contract.
- 2. The above named Principal and Surety hereby jointly and severally agree with the Owner that every claimant as herein defined, who has not been a id in full before the expiration of a period of ninety (90) days after the date on which the last of such claimant's work or labor was done or performed, or materials were furnished by such claimant, may sue on this bond for the use of such claimant, prosecute the salt to final judgment for such sum or sums as may be justly due claimant, and have execution thereon. The Owner shall not be liable for the payment of any costs or expenses of any such suit.

# 3. No suit or action shall be commenced hereunder by any clair 1 nt:

- Principal, shall have given written notice to any two (2) of the following: 1) the Principal, 2) the Owner, or 3) the Surety above named, with n ninety (90) days after such claimant did or performed the last of the work or labor, or furnished the last of the materials for which said claim is made; stating with substantial accuracy the amount claimed and the name of the party to whom the materials were furnished, or for whom the work or I bor was done or performed. Such notice shall be served by mailing the same by registered mail or certified mail, postage prepaid, in an envelope: ddressed to the Principal, Owner, or Surety, at any place where an office is regularly maintained by said Principal, Owner, or Surety for the trans ction of business, or served in any manner in which legal process may be served in the State in which the aforesaid project is located, save that such service need not be made by a public officer.
- b. After the expiration of one (1) year following the date: n which Principal ceased work of said Contract, however, if any imitation embodied in this bond is prohibited by any law controlling the cir struction hereof such limitation shall be deemed to be amended so as to be equal to the minimum period of limitation permitted by such law.
- c. Other than in a State court of competent jurisdiction in :r. i for the country or other political subdivision of the State in which the poject, or any part thereof, is situated, or in the United States District Court for the district in which the project, or any part thereof, is situated, and not elsewhere.

- The penal sum of this Bond is in addition to any other Bone i mished by the Contractor and in no way shall be impaired or affected by any other Bone.
- 5. The amount of this Bond shall be reduced by and to the ext :: t of any payment or payments made in good faith hereunder, inclusive of the payment by ! urety of Mechanics' Liens which may be filed of record against said improvement, whe: : ir or not claim for the amount of such lien be presented under and against this Bond.

Signed this 27th day of April	19 <u>98</u> .
5181100 1-1	· •
IN THE PRESENCE OF:	· · · · · · · · · · · · · · · · · · ·
TRATAROS CONSTRUCTION, INC.  (Principal)	RELIANCE INSURANCE COMPANY (Surety)
(Signature)	(Signature)  ELEANOR DOUDERA, ATTORNEY-IN-FACT
PRESIDENT (Tide)	(Title)
664 64th Street	6 Campus Drive (Address)
(Address)  Brooklyn, New York 11220	Parsippany, New Jersey 07054
(City, State, Zip)	(City, State, Zip)

# ACKNOWLEDGEMENT OF PRINCIPAL, IF A CORPORATION

STATE OF NEW YORK  COUNTY OF KINGS  On the 1 th day of APPIL in the personally came CONTAS N. TRACARDS to me known, did depose and say that (s)he resides at STATEN A (s)he is the PRESIDENT of TRATAROS CONSTRUCTION described in and which executed the above insurprised in a corporation described in and which executed the above insurprised in a corporation of the Board of Directors of said PRISCILLA J. OLIVO  Notary Public, State of New York  No. 010L5018005  Qualified in Kings County  Commission Expires Sep. 20, 199	that that the urrent; and that (; ) a signed d corporation.
ACKNOWLEDGEMENT OF PRINCIPAL, IF A  STATE OF	, before me a asonally n and known to 11 to be a, de a fibed in knowledged to me hat (s)he
Notary Public	
ACKNOWLEDGEMENT OF PRINCIPAL, IF A STATE OF	e year 19, > fore me
Notary Public	

## ACKNOWLEDGEMENT OF SURETY

STATE OF NEW YORK	
COUNTY OF NASSAU ) SS:	
On the <u>27th</u> day of <u>April</u> came <u>ELEANOR DOUDERA</u> sworn, did depose and say that (s)be resides at	
(s)he is the <u>Attorney-In-Fact</u> of Ri , the corporation described in and which (s)he signed her/his name thereto by order of the	
THERESA J. FOLEY	theresay Foley Hotary Public

## RELIANCE INSURANCE COMPANY

PHILADELPHIA, PENNSYLVANIA

### PRINCIPAL'S ACKNOWLEDGEMENT—IF INDIVIDUAL OR FIRM

On this	day of	•	1	, 19 , before	me personally came
to me known to be (the individual) (on described in and who executed the w	e of the firm of ithin instrument, and he there	upon duly acknowledg	ed to me that he ex	ecuted the same (as	the act and deed of
said firm).	. •		1	•	
and the second s			•	Not	ary Public
. PF	INCIPAL'S ACKNOW	/LEDGEMENT <del>-,</del>	IF CORPORA	TION	
	:-G	ss:			
State of New York, County of KING On this 2744	uay or 401 TVC	_		•	me personally came
to me known who, being by me duly	sworn, deposes and says: In	at he resides in ST of TRATA	ATEN ISLAN POS CONSTR	ND, NT, Euglon, FN	c. i
that ha is PRESIDENT the corporation described in and while	ch executed the within instrum				
the corporation described in and white instrument is such corporate seal; the said instrument by like order.	it it was so affixed by order o	rithe Board of Director	S of the sale corpora	2.11.	00:
			, <i>O</i>	PRISCH	Laby A JOBLIVO 4/
		,	0= 14517	Notary Public	State of New York
	SURETY COMPA	NY'S ACKNOW	LEDGEMENT	No. 01 Qualified	OL5018005 in Kings County
State of New York, County of	ASSAU day of	April ss: //		19 Cognmission F	xpires Sep. 20, 1997 me personally came
to me known, who, being by me duly that he is Attorney-in-Fact of the REI he knows the corporate seal of said of the authority granted to him in accord of Insurance of the State of New Yord the Consolidated Laws of the State of company is qualified to become sure by law; and that such certificate has	company; that the seal affixed ance with the by-laws of said ance with the by-laws of said and the hast pursuant to Chapter 88 f New York known as the Insurv or guarantor on all bonds, the control of the bonds, the last program of the last progra	to said instrument is s corporation; that he sig 22 of the Laws of the S trance Law, issued to the undertakings, recognized THE Notary Pul Ocualific	ned his name thereto	h executed the fore; of said company; tho by like authority; the the year 1939 conseance COMPANY had other obligations	at the Superintendent tituting Chapter 28 of his certificate that said required or permitted
	Financial Stateme	ent Dated Dece			٠ )
ASS	ETS			IABILITIES	A 0.000 705 051
Cash and Short Term Investments Securities (Long Term) Premium Balances Accrued Interest and Dividends Federal Income Taxes Other Assets Total Admitted Assets	785,004 35,419 37,405 373,600	,730 Unearned P 1,014 Other Taxes 9,406 Other Liabil 5,343 Total Lia 0,596	Loss Adjustment Expremiums		908,438,552 12,488,219 771,585,471
•		Capital Stor	ck		\$ 44,586,703 1,256,826,128
		Surplus Total Po	licyholders' Surplus		
State of Washington ) SS. County of King )			abilities, Capital and	•	
Larry C. Mitchell, being duly sworn, organized, existing, and engaged in the requirements of the laws of said that also complied with and is duly that the foregoing is a full, true and Sworn to me this 20th day of March	commonwealth applicable to squalified to act as surety unde correct statement of the finan , 1998.	said company and is du ir the Act of Congress cial condition of said c	ly qualified to act as	surety under such la 182, as amended (31 t day of December, 1	iws; that said compan) I U.S.C. 69301 et. sq.)

BDR-1827 3/98

Janis J. Crossland, Notary Public, State of Washington, County of King. My Commission Expires February 5, 2000.

RELIANCE SURETY COMPANY

#### RELIANCE INSURANCE COMPANY

#### NITED PACIFIC INSURANCE COMPANY

#### RELIANCE NATIONAL INDEMNITY COMPA

ADMINISTRATIVE OFFICE, PHILADELPHIA, PENNSYLVANIA

#### POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that RELIANCE SURETY COMPANY is a corporation duly organized under the laws of the State of Delaware, and that RELIANCE INSURANCE COMPANY and UNITED PACIFIC INSURANCE COMPANY, are corporations duly organized under the laws of the Commonwealth of Pennsylvania and that RELIANCE NATIONAL INDEMNITY COMPANY is a corporation duly organized under the laws of the State of Wisconsin (herein collectively called "the Companies") and that the Companies by virtue of signature and seals do hereby make, constitute and appoint Anthony J. Romano, Eleanor Doudera, Thomas Bean, Fred Nicholson, Gerard S. Macholz, of Uniondale, New York their true and lawful Attorney(s)-in-Fact, to make, execute, seal and deliver for and on their behalf, and as their act and deed any and all bonds and undertakings of suretyship and to bind the Companies thereby as fully and to the same extent as if such bonds and undertakings and other writings obligatory in the nature thereof were signed by an Executive Officer of the Companies and sealed and attested by one other of such officers, and hereby ratifies and confirms all that their said Attorney(s)-in-Fact may do in pursuance hereof.

This Power of Attorney is granted under and by the authority of Afticle VII of the By-Laws of RELIANCE SURETY COMPANY, RELIANCE INSURANCE COMPANY, UNITED PACIFIC INSURANCE COMPANY, and RELIANCE NATIONAL INDEMNITY COMPANY which provisions are now in full force and effect, reading as follows: provisions are now in full force and effect, reading as follows:

#### ARTICLE VII - EXECUTION OF BONDS AND UNDERTAKINGS

- 1. The Board of Directors, the President, the Chairman of the Board, any Senior Vice President, any Vice President or Assistant Vice President or other officer designated by the Board Directors shall have power and authority to (a) appoint Attorney(s) in Fact and to authorize them to execute on behalf of the Company, bonds and undertakings, recognizances, contracts of indem and other writings obligatory in the nature thereof, and (b) to remove any such Attorney(s)-in-Fact at any time and revoke the power and authority given to them.
- 2. Attorney(s)-in-Fact shall have power and authority, subject to the terms and limitations of the Power of Attorney issued to them, to execute deliver on behalf of the Company and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof. The corporate seal is not necessary for the walldity of lany bonds and undertakings, recognizances, contracts of indemnity and other writings obligatory in the nature thereof.
- 3. Attorney(s)-in-Fact shall have power and authority to execute affidavits required to be attached to bonds, recognizances, contracts of indemnity or other conditional or obligatory 3. Attorney(s)-in-ract shall have power and authority to certify the financial statement of the Company and to copies of the By-Laws of the Company or any article or section thereof. This Power of Attorney is signed and sealed by facsimile under and by authority of the following resolution adopted by the Executive and Finance Committees of the Boards of Directors of Reliance

Insurance Company, United Pacific Insurance Company and Reliance National Indemnity Company by Unanimous Consent dated as of February 28, 1994 and by the Executive and Financial Insurance Company by Unanimous Consent dated as of March 31, 1994. Committee of the Board of Directors of Reliance Surety Company by Unanimous Consent dated as of March 31, 1994.

Resolved that the signatures of such directors and officers and the seal of the Company may be affixed to any such Power of Attorney or any certificates relating thereto by facsimile, and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be valid and binding upon the Company and any such Power so executed and certified by facsimile signatures and facsimile seal shall be valid and binding upon the Company, in the future with respect to any bon executed and certified by recalling signatures and recalling see and ording upon the Company, in the ruture with respect to any cond or undertakin attached."

IN WITNESS WHEREOF, the Companies have caused these presents to be signed and their corporate seals to be hereto affixed.

1998.







RELIANCE SURETY COMPANY RELIANCE INSURANCE COMPANY UNITED PACIFIC INSURANCE COMPAN RELIANCE NATIONAL INDEMNITY COMPAN

STATE OF Pennsylvania COUNTY OF Philadelphia

On this, February 1, 1998, before me, Valencia Wortham, personally appeared David T. Akers, who acknowledged himself to be the Senior Vic President of the Reliance Surety Company, and the Vice President of Reliance Insurance Company, United Pacific Insurance Company, and Reliance National Indemnity Company and that as such, being authorized to do so, executed the foregoing instrument for the purpose therein contained by signing the name of the corporation by himself as its duly authorized officer.

In witness whereof, I hereunto set my hand and official seal.

Notarial Seal Valencia Wortham, Notary Public Philadelphia, Philadelphia County My Commission Expires Nov. 18, 2000

Notary Public in and for the State of Pennsylvania Residing at Philadelphia &

RELIANCE SURETY COMPANY, RELIANCE INSURANCE COMPANY, UNITED PACIFIC INSURANCE COMPANY RELIANCE NATIONAL INDEMNITY COMPANY do hereby certify that the above and foregoing is a true and correct copy of the Power of Atto executed by said Companies, which is still in full force and effect.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this 27 tday of April



